

**REMARKS****I. Status of Claims**

Claims 1-20 are pending in the application. Claims 1, 3-4, 6, 8, 12, 15, 16, and 18-19 stand rejected under 35 U.S.C. §102(b) as being anticipated by Garcia (US Patent Publication No. 2001/0038344). Claims 2, 4, 17 and 20 stand rejected under 35 U.S.C. §103(a) as being unpatentable over Garcia in view of Ewing (US Patent No. 6,822,580). Claims 9 and 11 stand rejected under 35 U.S.C. §103(a) as being unpatentable over Garcia in view of Cardillo (US Patent No. 6,690,291).

Claims 18, 19 and 20 are cancelled with this amendment. Claims 1, 12, and 15-17 are amended with this amendment. Reconsideration of the claims remaining is the present application is respectfully solicited.

**II. Remarks****A. Summary of Applicants' Claimed Invention**

The applicant teaches within specification that her emergency vehicle detector can detect unique signals associated with associated ambulances, police cars, fire engines, a school buses, crosswalks and school zones. It is unique that Applicants invention as now claimed via the present amendment, can detect a unique signal transmitted through an emergency signal transmitter associated with an ambulance, police car, fire engine, school bus, crosswalk and school zone, the signal uniquely identifying itself as a hazard or emergency associated with ambulances, police cars, a fire engines, a school buses, crosswalks and school zones to emergency signal detection units in a drivers personal vehicle.

**B. Limitation of Cited References**

Garcia, Ewing and Cardillo are limited in application to the detection of emergency vehicles by receipt of one radio or optical transmitted signal. None of the cited art teach or suggest the transmission of unique identifying signals for each of ambulances, police cars, fire engines, a school buses, crosswalks and school zones.

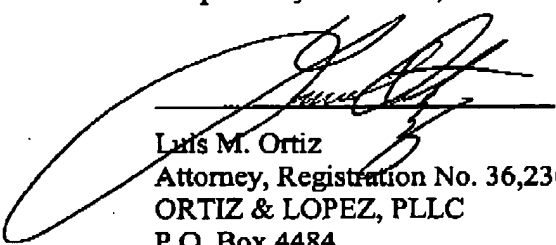
**III. Conclusion**

Applicant believes she has effectively responded to each and every rejection of the Official Action. The Applicant has clarified the structural distinctions of the present invention and has attempted to accurately characterize the cited references in her remarks. Applicant respectfully request the withdrawal of the rejections under 35 U.S.C. §102/103 based on the amendments and remarks. Reconsideration and early allowance of Applicants' application is also respectfully solicited.

The Examiner is respectfully requested to contact the undersigned representative to conduct an interview in an effort to expedite prosecution in connection with the present application should there be any outstanding matters that need to be resolved in the present application.

Respectfully submitted,

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